



1- *Julio Pichardo*  
1201 Sudene Ave  
2- Fullerton CA 92831

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4- **UNITED STATES BANKRUPTCY COURT**  
**SOUTHERN DISTRICT OF NEW YORK**

5- \_\_\_\_\_

*Re:*

6- \_\_\_\_\_ ) **Case No. 12-12020**

7- **RESIDENTIAL CAPITAL LLC** )

8- \_\_\_\_\_ )

9- \_\_\_\_\_ )

10- **OPPOSITION TO EXTEND DATE BY WHICH OBJECTION DATE TO CLAIMS MUST BE FILED**

11-

12- **IN THE MATTER OF CLAIM 452, I JULIO PICHARDO THE CREDITOR IN SUCH CLAIM**

13- **OPPOSE THIS MOTION AS NO SUCH PRIORITY HAS BEEN GIVEN TO THIS CLAIM**

14- **A GREAT AMOUNT OF DOCUMENTS IN THE FORM OF EVIDENCE HAS BEEN SUBMITTED**

15- **IN SUPPORT OF THIS CLAIM INCLUSIVE BEFORE THIS COURT IN ORDER TO INSURE**

16- **THAT PROPER CONSIDERATION BE GIVEN IN ASSISTANCE OF REVIEW.**

17- **SUCH HAS BEEN IGNORED INCLUDING NUMEROUS REQUESTS TO CONSIDER CLAIM.**

18- **TO SUCH, IT SEEMS THIS CLAIM HAS NO IMPORTANCE.**

19- **BY COURT DOCUMENTS IT IS SHOWN THAT EVIDENCE IN SUPPORT OF THIS CLAIM IN**

20- **EVERY FORM OF DOCUMENTATION HAS BEEN PROVIDED TO FACILITATE REVIEW.**

21- **IN THIS CLAIM, EVIDENCE IS SHOWN THAT BEBTOR'S ACTION CAUSED PROPERTY**

22- **TRANSFERANCE DUE TO EXISTING LIEN IN THE FORM OF DEED OF TRUST INSERTED IN**

23- **CONTRACT AGREEMENT.**

24- **SUCH REQUEST WAS MADE FOR CONSIDERATION OF THIS COURT.**



- 1- UNFORTUNALLY RELIEF FROM STAY TO PREVENT PROPERTY TRANSFERANCE WAS DENIED
- 2- CAUSING FURTHER FINANCIAL CAOS TO OUR FAMILY.
- 3- ARMED WITH THIS INFORMATION, THE DEBTORS PREFERRED TO REPRESENT
- 4- BEFORE THIS COURT THAT NO ACTION AGAINST THIS PROPERTY WAS EVER IN EFFECT.
- 5- INCLUSIVE I HAVE PRESENTED MY REASSERTION OF THIS CLAIM TO INSURE THAT
- 6- PROPER REVIEW BE DONE IN PERSUE OF RESOLUTION.
- 7- A STAY HAS BEEN OBSERVED IN GMAC ACTION, AND AS CREDITOR, REQUEST IS MADE
- 8- FOR IMMEDIATE REVIEW OF CLAIM NO. 452.
- 9- BY THESE MEANS I THEREFORE OPPOSE ANY FURTHER DELAY OF REVIEWS.
- 10- DEBTORS HAVE HAD SUFFICIENT TIME TO RESOLVE MY CLAIM YET THEY SHOW NO
- 11- INTENT TO REVIEW ANY TIME SOON. IS ABOUT TIME TO DEMAND DEBTORS COMPLY.
- 12- I HAVE OPPOSE EVERY CONSIDERATION TO BE MADE, AS GMAC NEVER SHOWED ANY
- 13- CONSIDERATIONS WHEN ACTING TO DESTROY OUR EXISTANCE.
- 14- TO DATE THIS COURT HAS SHOWN THAT ONLY DEBTORS SURVIVAL MATTERS
- 15- THIS TACTIC IS ANOTHER DEBTOR'S ATTEMPT TO DEPRIVE CREDITOR'S RIGHTS.
- 16- THE DEBTORS ASK THIS COURT TO JUMP THIS COURT ASKS "HOW HIGH?"
- 17- I NEED NOT TO REMIND THIS COURT THAT THESE MATTERS HAVE BEEN CARRIED ON FOR
- 18- SEVERAL YEARS BY DEBTORS UNINTERRUPTED BY ANYONE NO MATTER THE SITUATION.
- 19- IT HAS BEEN SHOWN THAT CREDITOR'S TACTICS OF DELAYING IS FURTHER FROM THE
- 20- TRUTH THAT THIS WOULD ADVANCE CREDITOR'S INTEREST.
- 21- THIS WILL BE CONTESTED IN APPEAL TO SHOW HOW THIS COURT GOES OUT OF IT'S WAY
- 22- TO ACCOMMODATE DEBTOR'S WIMBS, THERE'S A LIMIT TO WHAT THIS COURT IS WILLING
- 23- TO DO FOR COMPANIES THAT DESTROY ENTIRE FAMILIES WITHOUT CONSIDERATION.
- 24- SUBMITTED BY: JULIO PICHARDO Julio Pichardo (CREDITOR) CLAIM 452.

CC: N.Y.S.D.B.C.

CC: MORRISON & FREESTER

CC CLARISSA D GY KCC RES/GAP

(2)

2 of 2

THE COURT HAS REVIEWED THE RECORD IN THIS CASE AND THE FACTS ARE AS FOLLOWS:

1. THE PLAINTIFFS HAVE BEEN ADVISED THAT THE COURT HAS REVIEWED THE RECORD IN THIS CASE AND THE FACTS ARE AS FOLLOWS:

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**MORRISON & FOERSTER LLP  
250 W. 55<sup>TH</sup> ST.  
NEW YORK N.Y. 10019**

**7/22/2014**

**TO: MORRISON & FOERSTER  
RE: RESIDENTIAL CAPITAL LLC 12-12010**

**IN THE ABOVE CAPTIONED MATTER; PENDING BEFORE THE N.Y.S.D.B.C.**

**I THE MATTER RELATING TO CLAIM #452. THIS IS TO INFORM YOU THAT AS PER BANKRUPTCY COURT PRECEEDINGS RELATED TO CLAIM BEFORE THE N.Y.S.D.B.C., RESIDENTIAL CAPITAL LLC IS UNDER LIABILITY FOR CLAIM #452 BEFORE THE HONORABLE JUDGE GLENN MARTIN FOR PERSONAL INJURY & HARM CAUSED TO JULIO PICHARDO BY GMAC UNDER PROOF CLAIM #452. FILED 9/4/2012 A MATTER WHICH IS PENDING DIRECTED UNDER PROPOSED PLAN WITH DATE OF 12/11/2013 WITH EFFECTIVE DATE OF 12/17/2013.**

**THE ABOVE PROOF OF CLAIM IS REGISTERED UNDER "PRIORITY CLASSIFICATION".**

**AS SUCH, CREDITOR HEREBY REAFFIRMS ITS CLAIM FOR ACTIONS DECLARED BEFORE THE HONORABLE JUDGE GLENN MARTIN.**

**SUCH HAS BEEN DELIGNIATED IN COURT HEARINGS TO BE RESOLVED WITHIN THE APPLICABLE PLAN DESIGNATED TIME FRAME.**

**ALL INQUIRIES MUST BE DIRECTED TO ME CONCERNING ALL EVIDENCE IN RELATION TO ABOVE CLAIM.**

**I AS A CREDITOR HAVE PREPARED THE NECESSARY EVIDENCE TO BE SUBMITTED FOR CONCLUSION OF REIVEW UNDER THE ABOVE PLAN.**

**CREDITOR THEREFORE DOES NOT RELEASE GMAC FROM APPLICABLE BANKRUPTCY RULES RULES UNDER THE RESOLUTIONS DESCRIBED UNDER THE PLAN AS SOON AS THEREAFTER.**

**REQUEST IS BEING MADE OF FINALIZING REVIEW OF ABOVE CLAIM IN THE DESCRIBED PRIORITY DESIGNATION OF TIME FRAME DESCRIBED WITHIN.**

**AS THIS CLAIM WAS TIMELY SUBMITTED UNDER LIABILITY PRESENTED THEREIN AWAITING RESOLUTION UNDER ABOVE PLAN, AS PRIOR REQUESTS HAVE BEEN MADE AS NOW, I AWAIT YOUR RESPONSE.**

**AS REVIEW DATE NEARS, YOUR PROMPT RESPONSE IS REQUESTED.**

**JULIO PICHARDO** Julio Pichardo

**CC: FILE**

**N.Y.S.D.B.C**

CLARISSA D. CY KCC



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